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10			
11	UNITED STATES DISTRICT COURT		
12	DISTRICT OF NEVADA		
13			
14	TRANSFIRST GROUP, INC. f/k/a TRANSFIRST HOLDINGS, INC.,	Case No. 2:17-CV-00487-APG-VCF	
15	TRANSFIRST HOLDINGS, INC., TRANSFIRST THIRD PARTY SALES LLC f/k/a TRANSFIRST MERCHANT	STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO	
16	SERVICES, INC., and PAYMENT RESOURCES INTERNATIONAL, LLC,	<b>DEFENDANTS' MOTION FOR</b>	
17	Plaintiffs,	CLARIFICATION/INSTRUCTIONS REGARDING THE PAYMENT OF ATTORNEYS' FEES AND COSTS ANI	
18	,	REQUEST TO MODIFY INJUNCTION	
19	v. DOMINIC J. MAGLIARDITI; FRANCINE	(ECF. NO. 195)	
20	MAGLIARDITI; in her individually capacity, and as trustee of FRM TRUST, DJM	(FIRST REQUEST)	
21	IRREVOCABLE TRUST, and the FANE TRUST; ATM ENTERPRISES, LLC; DII		
22	CAPITAL, INC.; DFM HOLDINGS, LTD; DFM HOLDINGS, LP; DII PROPERTIES		
23	LLC; MAGLIARDITI, LTD.; CHAZZLIVE.COM, LLC; and SPARTAN		
24	PAYMENT SOLUTIONS, LLC.,		
25	Defendants.		
26		J	
27	Plaintiffs TransFirst Group, Inc., TransF	irst Third Party Sales LLC, and Payment	

28 Resources International, LLC (collectively, "Plaintiffs"), and Defendants Francine Magliarditi,

1	individually and as trustee of the FRM Trust, DJM Irrevocable Trust, and Fane Trust; ATM		
2	Enterprises, LLC; DII Capital, Inc.; DFM Holdings, LP; and DII Properties, LLC (collectively,		
3	"Defendants"), by and through their respective counsel of record, hereby stipulate and agree that		
4	Plaintiffs shall have a one-week extension, until June 29, 2018, to file their response to		
5	Defendants' Motion for Clarification/Instructions Regarding the Payment of Attorney's Fees and		
6	Costs and Request to Modify Injunction (ECF No. 195). This brief extension is necessary because		
7	Plaintiffs' lead counsel only recently returned from a pre-planned vacation, the parties have been		
8	dealing with expedited discovery issues, and Plaintiffs need time to fully consider the effect of		
9	Defendant Dominic Magliarditi's notice of bankruptcy filing (ECF No. 207), which notice was		
10	filed yesterday.		
11	This is the first request for an extension of the briefing deadlines on Defendants' Motion		
12	for Clarification/Instructions.		
13	DATED this 22 <sup>nd</sup> day of June, 2018.		
14	COOK & KELESIS, LTD.	PAYNE & FEARS LLP	
15			
16	By: /s/ Julie L. Sanpei GEORGE P. KELESIS, NV Bar No. 0069	By: /s/ Matthew L. Durham MATTHEW L. DURHAM, NV Bar No. 10342	
17	MARC P. COOK, NV Bar No. 4574 JULIE L. SANPEI, NV Bar No. 5479	6385 S. Rainbow Blvd., Suite 220 Las Vegas, Nevada 89118	
18	517 S. Ninth Street		
19	Las Vegas, Nevada 89101 Attorneys for Defendants Francine Magliarditi,	TYLER J. BEXLEY, pro hac vice REESE GORDON MARKETOS LLP 750 North Saint Paul Street, Suite 600	
20	individually and as Trustee of the FRM Trust, DJM Irrevocable Trust, and FANE Trust, ATM	Dallas, TX 75201	
21	Enterprises,LLC, DII Capital, Inc., DFM	Attorneys for Plaintiffs	
22	Holdings, Ltd., DFM Holdings, LP, and DII Properties LLC		
23	OR	EDER	
24			
25	IT IS SO ORDERED.		
26	Dated: June 22, 2018.	1	
27		TITED STATES DISTRICT COURT JUDGE	
28	4848-0011-6331.1		